V.

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE

**EASTERN DIVISION** 

UNITED STATES OF AMERICA, Plaintiff,

CR. NO. 9

05 JUL 25 A

VANSESSA HARVEY Defendant.

## MOTION TO MODIFY TERMS OF PRE TRIAL RELEASE

Comes now the Defendant and Moves this Honorable Court that the terms of her pre trial release be modified to allow travel out of district for medical purposes for an immediate family member's treatment. In support of this motion Defendant would state:

- Defendant's step-mother is currently on a waiting list for a double kidney-pancreas transplant. She is on waiting lists for both Vanderbilt University and also the university of Alabama at Birmingham.
- 2. Defendant's step mother, Dorothy Harvey has received a notice from the University of Alabama that she has an appointment with her doctor on August 11, 2005 at 10:00 a.m. [attached hereto]. The family will need to transport her on August 10, 2005 due to the length of the drive. Defendant's father's work schedule will require him to work on August 10, 2005 for at least a portion of the day. He is scheduled to work until approximately 1:00 a.m. on August 11, 2005 [second shift].

Defendant is needed to transport her step mother or to assist with such transportation in the event

Defendant father can travel after leaving work.

Defendant needs to travel out of district for this medical appointment and may be

to descin the future for other appointments with these hospita MOTION GRAI

This document entered on the docket sheet in compliance with Rule 55 and/or 32(b) FRCrP on 11/29

U.S. District Judge

4. Defense counsel has consulted with government counsel and the government does not object to the relief requested.

Premises considered, Defendant moves that the terms of her pre trial supervision be modified to allow for travel out of district for this specific medical appointment on August 10, 2005 and for future such appointments as they arise, upon notification to the pre trial services officer.

Respectfully submitted, this the 25

day of Ull 20

M. Dianne Smothers [011874] Assistant Federal Defender 109 S. Highland Ave., Rm. B-8 Jackson, TN 38301

Phone: (731)427-2556

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and exact copy of the foregoing was served upon all interested parties by either hand delivery or by mailing same, postage prepaid to the following:

Mr. James Powell Assistant United States Attorney 109 South Highland, Suite 300 Jackson, Tennessee, 38301

This the 35 day of 4

M. Dianne Smother

Renal Transplantation

July 18, 2005

Ms. Dorothy Harvey 60 Leo Woods Road Cedar Grove, TN 38321

Dear Ms. Harvey:

I would like to make an appointment for you to come to the UAB Kirklin Clinic for re-evaluation for your listing on the kidney/pancreas waiting list for transplantation at UAB.

I have made this appointment for you on Thursday, August 11, 2005 at 10:00 am. This is a clinic visit only with Dr. Deierhoi, but it will give you the opportunity to discuss any questions or concerns you may have regarding transplantation.

The Kirklin Clinic is located on the corner of Sixth Avenue and Twentieth Street South. You should come to the Fifth Floor, General Surgery Clinic. I have enclosed a map for your directions, and there is a parking deck adjacent to the clinic for your convenience in parking.

If this appointment time is not satisfactory, you may call 888-822-7892 and I can schedule another time that will be more convenient.

Vicki Denney

Administrative Associate

Renal Transplant



## **Notice of Distribution**

This notice confirms a copy of the document docketed as number 30 in case 1:05-CR-10014 was distributed by fax, mail, or direct printing on July 29, 2005 to the parties listed.

James W. Powell U.S. ATTORNEY'S OFFICE 109 S. Highland Ave. Ste. 300 Jackson, TN 38301

M. Dianne Smothers FEDERAL PUBLIC DEFENDER 109 S. Highland Ave. Ste. B-8 Jackson, TN 38301

Honorable James Todd US DISTRICT COURT